IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appl	lication of:)	
Fumitsugı	ı FUKUYO et al.)	Confirmation No.: 2802
Application	on No.: 10/507,321)	Group Art Unit: 2892
Filed: Jui	ne 28, 2005)	Examiner: Elias Ullah
For: SU	JBSTRATE DIVIDING METHOD)	
U.S. Pater Custome r	ioner for Patents out and Trademark Office r Window Mail Stop: Amendment a, VA 22314	: 🗌 AF	Issue Fee
Sir:	INFORMATION DISCLOS	URE ST	ATEMENT (IDS)
brings to t the unders Action on	the attention of the Examiner the docume signed's knowledge, this IDS is being filed the merits, before the mailing date of a fer § 1.114, or within three months of the	ents listed ed before first Offic	d on the attached PTO Form 1449. To the mailing date of a first Office ce Action on the merits after filing an
to the atte is being fi mailing da	nder 37 C.F.R. § 1.97(c): Pursuant to 3 ention of the Examiner the documents list aled after the events recited in § 1.97(b) be ate of a Final Office Action, a Notice of a notion in the application.	ed on the out, to the	e attached PTO Form 1449. This IDS undersigned's knowledge, before the
	The fee of \$180.00 set forth in § 1.	17(p) is i	ncluded herein; or
	* * * *	foreign p	patent office in a counterpart foreign
brings to t	nder 37 C.F.R. § 1.97(d): Pursuant to 3 the attention of the Examiner the docume is being filed after the events recited in §	ents listed	d on the attached PTO Form 1449.
	The fee of \$180.00 set forth in § 1.	17(p) is i	ncluded herein; and

Attorney Docket No.: 46884-5317 (210777)

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		Formation contained in this IDS was first eign patent office in a counterpart foreign sprior to the filing of this IDS.
to the attentio	on of the Examiner the documents listed	F.R. §§ 1.56 and 1.97(i), Applicant brings on the attached PTO Form 1449. This IDS plicant requests that the IDS be placed in
application da attached for the	rch report or other listing of documents of ated June 2, 2010, and June 23, 2010, and the Examiner's consideration. Any of the cuments are listed on the PTO Form 144	d having documents cited thereon is ese documents not previously cited, and any
evidence that document list relevance can from mention. This s and does not "prior art." If art" under Unand law regar. Appliof the disclosagainst the cl. Excepauthorized by Application, including any 50-0573. The	constitute an admission that any of the lift it should be determined that any of the nited States law, Applicant reserve the right in the appropriate status of such documents for invention over the listed documents, laims of the present application. The property of the present application of this paper to charge any additional fees including fees due under 37 C.F.R. § 1.1 by required extension of time fees, or cred	tations on the attached form. As for any is in a language other than English, a abstract or at least partial translation or for a corresponding application. It has been made or that no better art exists sted documents are material or constitute listed documents do not constitute "prior ght to present to the Office the relevant facts ments. It is propriate action to establish the patentability should any of the documents be applied § 1.18, the Commissioner is hereby during the entire pendency of this 6 and 1.17 which may be required and it any overpayment to Deposit Account No. RUCTIVE PETITION FOR EXTENSION
	I	Respectfully submitted,
Dated: July 2		DRINKER, BIDDLE & REATH LLP
		ohn (* Nomith

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